## entuckyG

INUMB. XIXT

Quicquia agunt homines --- nostri farrago libelli. Juv. Sat. 8. v. 85.

TVOL. VII

SATURDAY, JANUARY 24, 1795.

LEXING FON; Printed by JOHN BRADFORD, at his Office on Miss Street; subser Subscriptions, (at Fifteen Shillings per Annum) Advertisements &c., are shankfully received, and Printing in its different branches done with care and expedition; 

Whiskey Wanted.

I WANT to purchase a quantity of legal dittilled whiskey, to the use of the U.S. army North West of the Chio. Whiskey will be Welt of the Chio. Whilkey will be received at 57 Cens per gallon, in payment of ancears of taxes on Spirits diffilled in the brate of Kentucky fince the first of July 1791. And all the Diffillers within this State who wish to close their accounts on the above terms, will apply at my Office in Lexington, between this and the 15th of celumary next, after which I shall not consider myself bound to take whiskey in payment, and shall contract privately with individuals for trace privately with individuals for the remaining quantity which may then be wanted.

THOMAS CARNEAL, Agent for purchase of Legal.

for purchafes of Legal
for purchafes of Legal
difilled Spirits.
N. B. The time and place of
delivery, will be made convenient
to the diffillers.
T. C.

THE diffilers and owners of fails refiding within the connties of Fayette and Charke, are requested to enter their fittle squeezable to the laws of Congres, and to fettle the arrears of taxes due was I finall be obliged (agreeable to my positive instructions) to return them by name to the supervisor of the district of Ohio. I shall attend in Lexington until the first of February. THOS. CARNEAL, Col. Rev. C. F. C.

All persons who have said accounts at the store lately kept by mr. Samuel Downing, next door to Henry Marshall's tavent, are requested to make immediate payments to the subscriber, mr. Downing, who was only employed by kim to fell the goods, having given up to him the books and accounts, legally proved.

If due attention is not paid to this notice, the subscriber will be under the necessity to put all the accounts that will admit of it, finto the hands of a magistrate for recovery; and take other steps for recovery of fuch as are above the jurisdiction of a magistrate.

ANDREW MARE.

Lexington, Jan. 9, 1795.

Lexington, Jan. 9, 1795.

JUSI OPENED
AND FOR SALE BY GEOREG TEGARDEN

DRY GOODS, GROCERIES, Hard Ware, and Queens Ware, which he will fell low for Cash.

Lexington, Jan. 8, 1795. A large Company will flart from the Crab-Orchard, early on the morning of the first day of February, to go through the Wilderness.

The following lift of letters reinterpolicy in the policy Dan-wille, and will be lent as dead let-ters to the general post-office, at the end of this quarter, if not ta-ken out before.

tes to the general post-office, at the end of thi quarter, if not taken out before a many control of the contro

William Reed, Hinkton 101k of Licking.

James Spilman, Danville; John Sevier, Knoxville; William Strothert, Nafhville; William Strothert, Nafhville; William Strothert, Nafhville; William Strothert, William Strothert, William Strothert, Knoxville; Fayette 2; John Sleat, Hanging fork, Linceln; John Summerville, Knoxville.

Jiham Talbett, Mercer: John Wilfon, Madflon.

THOMAS BARBEE, P. M.

By

WALTER E. STRONG, Aft.

POR SALE, about fifty or fixty acres of Schinnary Land, about three makes from Lexington; there is about thirty acres of it cleared and under a pretty good fence; there is a good hewed log house well thingled with a kirchen and work they on the same with a good nursery of peach trees and some apple trees. Likewise one hundred and twenty-five acres of land, lying about two miles above the forks of Likhora; upon the north fide, with a branch called White-abox creek running through it.—Likewise a House and Lot in Lexington on Main street, now occupied by mr. White Copperfaith. For further particulars apply to the subteriber living on the Seminary lot, or to John Fister next door to mr. White.

John Vanpelt.

John Vanpelt.

TAKEN up by the fubscriber, in TAKEN up by the fubleviber, in Fayette county, a for ell horle, I ha hands high, 14 or 15 years old, no brand, a white itreak in the face, both hind feet white, has on a bell branded thus IR within a heart, has had the poll evil, appaided to 10l. Also a dark brown horle, twelve years old, thirteen and a half hands high, a white it cask in his face, both hind feet white, branded on the near shoulder not legible, has some taddle marks on the hind part of the faddle, appraised to 6l.

Tofeph M Martry.

October 10, 1794.

October 20, 1794.

Boggs & Anderson,

JUST RECEIVED,

NOW DEANING,
At their STORE in Lexington, a
Newt and General Affortment of
Dry Goods, Groceries,
Hard Ware & Queen's
Ware,

Ware,

Ware fresh Drugs on Page

Genuine Fresh Drugs & Pa-

— Peppermint.
Ditto common,
Caftor Oil.
British Oil. Beit Red Bark. Common ditto. Tartar Emetic.

Spirits Lavender Corofive Subli-Comp. mate Mercury

Harthorn. Crude Sal Amm-§ Magnefia. § Blue Stone

Godfrey's Cordial.
Baceman's drops
Gentian root.
Liquo ice ditto.
Belt Succouin Blue Stone. Sugar of Lead. Columba Root. Carolina Pink

Best Succottin Glauber Salts.
Aloes. Aqua Fortis.
Diachylon with Volatile Sal Am-Gums Lunar Cauftic.
Spanish Flies.
Anderson's Pills
Salt of Steel. moniac. Ditto common. Borax. Gum Arabic.

Camphire. Phials & Corks. Opium.

Japan Earth.
Calonel.
Powder of Jalap

of Rine
of Rine
This is a Corss.
Pell Boxes.
Pewter Syringes
Ivoy Pipes.
Powder of Rine
tes, &c. barb.

Which they will fell at the most reduced prices for CASH. January 15, 1795.

As one of the fubscribers intends going to the fettlement
mext month, and with to bring our
more Goods with them than they
will be able to retail, will thank
any gentleman for their orders and
will promise that their schemes
shall be particularly complied with
and their goods safely delivered
for a very low advance.

Thomas Hart & Son.

January 17.

MY Clients will please to take notice that I have removed from Lexington to Frankfort. It will still continue to attend the same courts in which I have undertaken business in my protession.

William Murray.

Lexington Jan 13, 1795.

Public Library.

AT a general meeting of the

AT a general meeting of the flarers in the Trans library, held this day, it was refolved. That there be another general meeting at the Transitylvania Seminary, at three o'clock in the afternoon on the fourth Tuesday in this month: and the subscribers are hereby earnestly requested to attend.

tend.

That it is the opinion of this meeting that every one should come forward prepared to enter into a consideration of the consistetion, to nombraic a committe, and to propose books amouning in value to at least the sum he sub-fershes. fcribes

feribes.

That the persons appointed to receive subscriptions for the library, be requested to attempt increasing the number of subscriptions—to return the subscription papers at the atoresaid meeting, and to recive the money due from such subscribers as cannot be personally present.

That these resolutions be inserted twice in the Kentucky Gazette.

formally preferr.

That there refolutions be inferted twice in the Kentucky Gazette.

THOMAS HART, Chm.

H. TOULMIN 3 Secr.

WHERLAS I gave my bond to William Rowe for feventy five pounds, payable in one month from the fifth day of December lait, which bond I have ditcharged: as also two notes to Henry Fieronymous, nor thirty pounds each, one of which, payable fix months after the eleven'n day of July lait, and the other eight months after fraid date: All perfons are forewarned from taking affiguments of either of the abovenizationed notes or bonds, as I have difcharged them and taken receipts against them.

HORATIO HALL, Jan. 15, 1795. Jan. 15, 1795.

Inem. HORATIO HALL.

Jan. 15, 1795.

Therry Dollar's Keward.

S TOLEN out of the fubfecibers
patture, baif a mile from Lexington, on the fifteenth of December latt, a roan mare, nine years
old, about fourteen hands and a half high, round and clofe made, natural trotter, with a blaze face, and both hind feet white, a vifing omhe fhoulders, Aneckoccasionedby the geers, branded on the petar fhoulder and buttock IK. Whoever apprehends the thief and mare and convicts the thief of the felony, and delivers the mare to me shall receive the above reward, or a liberal reward for the mare only the Michael Kookindorfer.

Lexington, Jan. 9, 1795.

May be had at this office,
By the gross, dozen or fingle,

T H E

KENTUCKY ALMANAC,

For the year 1795.

For the year 1795.

TROTTER & SCOTT,
INFORMS the public, that they there removed their Store from the house formerly occupied by medis. Alexander Scot & Co. to. mr. t.ewis's house on Main firest, and opposite mr. William Leavy's Store, where they com innet to fell at the most reduced prices.

2W Lexington. Jan. 23, 1795.

JUST ARKIVE D.,
AND NOW OPENING FOR SALE BY BEN JAMIN STOUT,

TEXT GOOT to Henry Marshall's

BENJAMIN STOUT,

NEXT door to Henry Marfhall's
ravern, a handfome and general Affortment of MERCHANDISE, confitting of Dry Goods,
Groceries, Iron Mongery, Glafs &
Queens Ware, Medicines, Bosts
and Shoes, Calf Skins and Boot
Legs; also a quantity of Hops,
which he will dispose of on the
lowest terms for Cash, Whiskey,
Bear Skins, and country made Sugar.

Bear Skins, and county gar.

Lexington, Jan. 22, 1195.

HE insteriber will leave this place on the 7th day of February next for Philadelphia, he therefore requests fuch perfoss as are indebted to him to pay their respective accounts previous to that Jan.

J. Clarke.

An ACI to amend an act entitled ' As act establishing a permanent revenue." Approved December 20, 1794.

BE it enacted by the General Sec. 1. A Jembly, that fo much of the act entitled an act for establishing a permanent revenue, as subjects lands to forfeiture, in case they are not lifted with a commissioner, and the taxes that may become due thereon with interest, not paid on or before the fourth day of February, one thousand feven hundred and ninety

five, shall be, and the same is hereby repealed.

sec. 2. Be it further enacted, that it shall be the duty of every person, when applied to by a commissioner for a lift of his taxable property, in the year one thousandseven hundred and ninety five, to give in on oath a lift of all his lands, whether he holds by entry furvey, patent, or deed of conveyance, specifying in fuch lift the number of acres in each tract, and the county and water course in which it is fituate, also what tax (if any) has been paid for each tract of land, and the year for which fuch tax was paid, and every person failing or refusing to give in a list of his, her, or their lands, shall forfeit to the state, all title claim, or interest, that he, she, or they may have in, or to, a ny tract or parcel of land, not given in as aforefaid, and the lands fo forfeited, shall be dispoted of in such manner as shall be directed

by law. Provided nevertheless, that nothing herein contained be construed to extend to the lands of infants, Feme coverts, or perfons non compos mentis.

Sec. 3. And be it further enacted, that non-residents and fuch perfons as were not applied to by a commiffioner, shall enter their lands with fome commissioner of the tax in the flate, in the same manner as above directed, on or before the last day of November, one thousand sevenhundred and ninety five, or on failure thereof, all title, claim, or interest of such non resident or other person in, or to, any fuch tract or parcel of land shall be forfeited to the state, and disposed of as aforefaid. And where a commissioner shall receive any entries of lands from non residents, or other perfons after he shall have made four general lists of taxable property & delivered them to the respective officers, & before the faid last day of November, one thousand seven hundred and ninety five, fuch commissioners shall forthwith make out four lists of such entries and have them certified by the clerk of his county according to law, and deliver one to the fheriff, and anothertothe auditor, who shall annex them to the general lift before delivered by the faid commissioner.

Sec. 4. That it shall be lawful for the sheriff to destrain for the land tax due in the manner directed by the act entitled an act establishing a permanentrevenue, and where no fuch property can be found, to fell fo mu :h of eachtract of land charged with the tax as will be fufficient to pay the fame, if the faid land shall lie in his county, and the sheriff shall in such case advertise the sale, for one month, at the door of the court house of his county, and for three weeks fuccessively in the Kentucky gazette, after fuch fale it shall be the duty of the sheriff, to deliver to the purchaser a certificate of the quantity of land fold, defcribing therein the tract that was charged with the tax, and the end or fide from which the quantity fold is taken, and the furveyor of the county upon the receipt of fuch certificate, shall by him or depu-

ty, proceed to furvey the quantity fold as aforefaid agreeable to the certificate of the sheriff, and shall charge the purchaser with the expence of the same. The furveyor or his deputy, as the case may be, shall give reasonable notice to the former owners, if to be found in the county, or to his agent, if any he has therein, of the day on which furvey is to be made, and upon the plat and certificate of the furvey made as aforefaid being produced to the fheriff, it shall be his duty to convey the fame to the purchaser, which convey-ance shall vest in the purchaser, all the right, title, and interest of the pro prietor for whose tax the land shall be fold. If the land entered on a lift delivered to a sheriff shall not lie within his county, and payment shall not be made to him of the tax due thereon, he shall on or before the first day of May in every year, certify to the auditor a copy of fo much of the lift delivered to him as relates to lands entered with a commissioner of his county lying in another county, and it shall be the duty of the auditor to transmit a copy of the fame to the sheriff of the county in which fuch land lie on or before the first day of June, whose duty it shall be, if payment is not made, and no property to destrain can be found, to fell the fame. in the manner he is herein before directed to fell lands entered and lying within his own county.

Sec. 5. Be it further enacted, that if any fuch purchafer is afterwards legally evicted from the lands so purchased by a prior or better claim, he shall have a right to recover by action on the case from the persons whose lands were fold for the payment of the tax. the amount of the tax fo paid to the sheriff for such person, for the lands so purchased: and where he is evicted out of part of the land only, he shall have a right to recover a proportionable part of the tax paid to the sheriff. Where the fheriff shall expose any part of land for fale for the payment of the tax with which it is charged, and it will not fell for the same, it shall be the duty of the county court upon proof being

made of the fame, to certify it to the auditor, who shall give the sheriff credit for the tax with which fuch tract of land is charged, or fo much thereof as is in arears, and where any tract or part thereof is not fold upon being exposed as aforesaid, and the tax for the same is not paid, it shall be the duty of the sheriff to expose the same annually, until the tax is paid or the land is fold; and no sheriff or his deputy shall directly or indirectly, purchase any lands that shall be exposed to fale for the payment of taxes, and any land purchased by a sheriff or his deputy, or any other for his or their use as aforefaid, shall be forfeited to the state.

The owner of every lot in a town shall pay three shillings for every one hundred pounds of value to which fuch lot is appraised exclusive of the improvements thereon, and fo in proportion for a less value. It shall be the duty of the commissioners to affess or appraise the value of every lot in every town within his district, from the best information he can get, not taking into confideration the improvement thereon, which shall not be appraifed; if any fuch owner of any fuch lot, shall think himself agrieved he shall have a right to appeal to the next county court who, upon due proof being made shall have power to alter fuch affeffed or approved value, as to them shall seem just. Where any list or lists delivered to a sheriff as aforefaid, shall by accident or otherwise be lost or destroyed, such sheriff shall apply to the county court of his county for a copy of the fame, and it shall be their duty to direct their clerk to make out and certify a true copy of any lift or lifts loft or destroyed as aforefaid, and deliver the fame to the fheriff.

Sec. 7. Be it further en-acted, that a lift of all insolvents and of fuch perfons as have removed out of the county with their property fhall be returned by the fheriff on oath to the county court, which lift fo far as approved of and allowed by the court, shall be transmitted to the auditor, with an account of the tax due from any person who may

have removed out of the county, together with the name of the county to which he may have removed; which account the auditor shall immediately transmit to the sheriff of the county to which fuch person may have removed, to be charged on his book and collected and accounted for according to law.

Sec. 8. Provided always, and be it further enacted, that all arears of taxes due for land, shall be charged and collected according to the class in which each tract is placed, and whereany perfon has paid the tax on a-ny trast of land that he or she, or tenants claiming under him or her, did not actually refide on at the time fuch tax was paid or any part thereof, which will appear from the coin. missioners list, such person shall have credit for the furplus of the land tax (if any) according to the class in which his land is placed, charging him only with the amount of the tax due on his or her lands as classed. And provided further that no land shall be fold for the payment of taxes before the first day of May annually, at which time the sheriff of each county, shall receive from the auditor an account of all taxes that have been paid by non-refidents for lands lifted with any commissioner of his county, and of the lands for which fuch tax was paid to enable him with certainty to know what lands he shall be obliged to fell for

the payment of taxes.
Sec. 9. Provided and be it further enacted, that the feveral fums of money on law process, alienations, feals, or otherwise, paid to, and collected by the feveral clerks of the county courts, and courts of quarter fessions, shall be annually accounted for, and paid as by law is directed, at fome time in the month of November; and fo much of any law as requires the faid clerks to account for, and pay the monies as aforelaid, in the months of June and December, shall be, and the same is hereby repaaled.

And that the commissioners books for entering land, may be uniform throughout the commonwealth.

Sec. 10. Be it enacted that

commissioner shall each keep for the purpose of entering lands by virtue of this act, a book in the following form, viz.

	what year.	do
	f In 1	do. do
Form of Commissioners book for ontering land.	Owners County Water quantity first feeoudshird Amount of In what year. Names where 15thing courte of acres, fate rate 1st eax paid (1792,1793,1794)	1 10 do.
for on	fecondul	do.
book	firft rate	do.
fioners	quantity of acres	1000
Commi	lying courie	Ikho n
Form of	Owners County Names where lying	John Johns Woodfo dIkho.n 1000 do. Jacoba Fayerte.   Iff amin 500
	Owners Names	John Johns Woodfo d. Ilkhorn 1900 do. Jacob acobs Fayerte. Iff anim 500 do.

Sec. 11. And be it further enacted, that the taxes to be collected in the year 1795 be reduced one fourth

And be it fur-Sec. 12. ther enacted, that the different sheriffs in this state, shall have till the first day of August, annually to settle their respective accounts with the treasurer; and fo much of any act as obliges them to fettle on or before the first day of June, is hereby repealed, nothing in this act shall be construed fo as to effect the taxes that are to be collected for the present year. All lands shall be affested agreeably to its quality, without referrence to the rich lands in Fayette; and so muchof any former law as makes the rich lands in Fayettee the standard of first rate land, shall be and is hereby repealed.

This act shall commence and be in force from and after the passage thereof.

SENATE.—Saturday, November 22, Answer of the President of the United States, to the address of the Senate in answer to his speech to both houses of Congress, at the opening of the senate in answer to his speech to both houses of Congress, at the opening of the senate in answer to his speech to both houses of Congress, at the opening of the film.

Gentlemen,

Among the occasions which have been afforded for expressing my sense of the zealous and stedfast co oporation of the Senate, in the maintenance of government; none has occured, more forcibly demanding my unqualised acknowledgements, than the present. them to fettle on or before the first day of June, is hereby repealed, nothing

Next to the confciousness of up-Next to the confciousness of up-right intentions, it is the highest pleafure to be approved by the en-lightened representatives of a free nation. With the farisfaction therefore, which arifes from an unalterable attachment to public order, do I learn, that the Senate disconnenance those proceedings which would arogate the direction-of our affairs, without any degree of authority derived from the peo-ple.

of authority derived from the people.

It has been more than once the lot of our government, to be thown into new and delicate fituations; and of thefe, the influrrection has not been the leaft important. Having been compelled at length to lay afide my repugnance, to refort to arms, I derive much happinefs from being confirmed by your judgment in the necessity of decisive measures, and from the support of my fellow citizens of the militia, who were the particular instruments of that necessity.

With fach demonstrations of affection for our constitution—with

With fach demonstrations of affection for our conditation—with an adequate organization of the militia—with the establishment of necessary fortifications—with a continuance of those judicious and spirited exertions, which have brought victory to our Western army—with a due attention to public restly, and an unfulled honor towards all nation, we may meet under every affurance of success, our estemies from within and from without.

Go. WASHINGTON.

Go. WASHINGTON.

Lexington, January 24.

No papers having come to hand from the Eaftward of a later date than the 10th of December, we have no late European news; nor are we acquainted with what has been done in Congress fince that time. This circumstance gives room in our paper, to comply with a resolution of the last allowiby, in publishing the Revenue law, without the addition of a Supplement this week.

I INTEND TO ESTABLISH BOOK & STATIONARY

S T O R E

In this place next spring; and
that I may become as useful as
possible in that line of business, to
the citizens of this State, will
have brought forward from Philadelphia or Baltimore, any particular books that individuals may
place to revier.

TAKEN UP by the fubscriber living near Peyton's lick, a bay mare, two years old, neither docked nor branded, 13 hands high, with a star in her face and fnip appraised to seven pounds. Likewise a bay mare two years old neither docked nor branded, with a small star in her fore head, about thirteen hands one inch high; appraised to four pound.

\*\*EZEKIEL YORK.\*\*
Dec. 17. 1794.

appraised to four pound.

EZEKIEL YORK.

Dec. 17. 1794.

WHEREAS I gave my bond to a certain Sa han Turpin of Madison county for fit y pounds, to be paid in property: this is to forwarn any person from taking an alignment on said bond, as an decremated not to pay it until I get a right to a tract of land in Cumberland, for which said bond was riven.

John Denham. Jan. 20, 1704.

Jan. 20, 1704. We
Whereas Daniel Durbin
of Bourbon county, has a vague
entry of 1000 acres of land on a
freatury warrant; alfo 50 acres on
a military warrant; alfo 50 acres on
a military warrant that he wans
to force into a certain thact of
land of mine on the Brufhy fork
of Hingfton, containing 3375 acres
located by mr. Charles wo gan,
and he has neither deed nor patent for faid land, and I am informed that faid Durbin purpo es
to fell land within my tract and
make general warranty deeds for
the fame: I do the efore fo wan
any pe fon or perfons from dealing
with him for any land on thoic entrys that is within my lines, as I
will never give up to them entries
unless I am compelled by law.
I likewife difcharge any pe fon
or perfons that will purchafe lant
from faid Durbin, from clearing
land, cutting timber or breaking
the foil within my lines, or abide
by the confequences.

N. B. The above entries are in
the name of Richard Maland. Whereas Daniel Durbin

W. litary Myaus.

N. B. The above entries are in the name of Richard Bulard.

AKEN up by the fubleriber, Ilving on Miller's run, Soott county, a forrel Mare with a blaze face, about tour years old left fpring, about twelve hands the canciles high, billind of the righ eye branted on the jaw houlder and battock thus n had on a bell, appraifed to fl.

Appraised to \$1.

James Gibson.

November 6, 1794.

For Salz,

NiNETY-FIVE acres of Seminary Land, four miles four Lexington, there is about twen yofive acres of it cleared and uniter a good fence, there is three good teabbins and a good blackfur the fabbins and a good blackfur the flowings, there is the good fprings and a never foiling ftream running through the land; for further particulars apply to the fubficible living on the land, or to Samuel Blair.

IN Robert V. 16.

Robert K 160 FAIR NO. 1 Come and feeter than the feeter than the feeter to me either by bond, force or open account, that those who fail to come and feete their respective balances or of before the last day of March next, may depend on being sued without

or sofore the latt day of Ma.ch next, may depend on being fued without diferimination.

Walter E. Strong,

I have for fale the half of twenty-one thousand acres of land, cheap for Cash, or public fecurities.

W.E.S. W.E.S. Danville, Jan. 15, 1705.

THE Truftees of the town of Lexington will meet at the house of Feary Marthall in the said town, on the first Monday in ze-bruery next; and on the first Monday day in ever ymouth, at four o'clock in the afternoon, during the wea-fent year. By order or the board, James Hughes, Chairman,

Lexington, jan. 17, 1795.

WANTED TO PURCHASE,

A Quantity of good well
CLEANED WHEAT.
WHICH must be thrested on a
plank stoor, for which a gene ons price will be given in cash,
delic ed at my mill about three
miles below Lexington.

The. Lewis.

To be fold to the highest

bidder,
bidder,
IN Georgetown, on February
Court day next enfung, 16 valuable unimp oved INLO 18, part of
The property of 1 dward West dec.
—fix months credit will be given the purchastes, by giving bond
and approved iccurrity.

I homas Martin

GEORGE SMART, CLOCK & WAICH MA-KER,

FROM BRITAIN.

A Ti the back of the jail; thinks it necessary to acquaint the public, that he intends ca rying on the above business in all its various branches; those who are pleased to favor him with their custom, may depend upon its being done with punctuality and dispatch. He has a neat alloriment of thirteen inch plain double moon and seconds from the center, eight day, and thirty hour Clocks; likewise a few Gold and Silver Watches, which will be fold upon reasonable terms. FROM BRITAIN.

Private Entertainment
For Man and Horfe,
On the Hickman Road, within half a nile of Lexington, where
travellers may be supplied with
Con and Hay by the buthel and
hundred, by

John Maxwell.

WANTED,
An APPRENTICE to the

Copperfinith's Bufiness. A LAD of about fourteen years of age, under good character, will be taken, and no other need apply to

CHARLES WHITE.

ON the fourteenth inflant, about ten miles from Lexington, on the read to Jack's creek, a furr har; the owner may get it by applying to the printing office and paying charges.

STRAYED or Rolen from the following in the town of Paris, Bourbon county, on the 11th of September laft, a bright boy Mare, these years old laft form, about fifteen hands high, a matural trotter, branded on the mear fhoulder SI and inews much of the English bood. Whoever takes up fard mare and thief if the learn and fecures him to that he may be brought to justice, finall receive the reward of ritty Loilars, or ten Dollars for the mare only if bro't to me, and reafonable charges paid by Samuel January. Samuel January. Bourbon, Dec. 29, 1794.

To be fold for CASH,
A good Road waggon, and
GER for five horfes;
Any perfon inclinable to purchase, will apply to the subferiber, at Mis. Harpers two miles
from Lexington, near the road to
Curd's ferry.

Alexander Harber.

AKEN up by the libble liber, library and to the superior of th

October 11, 1794.

## HOUSE OF ENTER-TAINMENT.

HE fabferibers respectfully inform their friends and the public, that they have this day opened a House of ENTER.

TAIL MENT in Lexington, at the corner of Back and Short Streets and next door to Capt. M'Coy's billiard table, where they hope by affiduity and attention to builtness, to merit the patronage of a generous public. The choifest of II. quors may always be had there, with genicel uiage and moderate charges. Select companies may be accomodated with private rooms, and dinner or supper on the shortest from the companies of the companies of the companies of the companies of the chartest of Hen. Fitz Gerald.

Rebecca Evans.

Nov. 29.

N. B. Generous wages will be given for an active, industrious boy and girl.

The Highest Price Given for all kinds of F U R S,

BY the fubficiber at his Hat-Manufactory in Lexington. Montgomery Bell. December 16.

One Hundred Dollars Red ingrow, where attention fall be your to the fale or purchafe of lands, the regillering and payment to the public fail at texington, on the charge of muder, did eftape from continuement, and whereas an act puffed at the laft feffion of the General Affeably authorifes the Covernor to offer a reward for apprehending criminals in certain cafes. Hundred Dollars Responsed to the state of Kentucky, do offer t

given

AKENUP by the fubfcriber on Hickman creek a fewel Hickman creek, a forrel mare three years old last spring, a natural pacer, neither docked not branded, a for in her forchead, a greymane, and tale, about thirteen hands and one inch high, apparent of the control of t praised to fix pounds.

Zacchary Taylor.

Nail Manufactory, in Lexington.

The fubficribers having on hand a general afforment of Nails, Brads and Spriggs, will fell them at the following prices to wit) rod 12d, 2od, and flooring brads at 1,4 pr. lb. by the quantity of red by or more, or by retail at 1/8. Sd. do. at 1/60 y the quantity or 1/8 by the quantity or 1/10 by retail 4d. do. and fpriggs at 2/8.

A number of Journeymen Nailors wanted, to whom generous wages will be given in CASH. They would with alto or take a few fenifiele, forightly Negro Boys of about 14 or 15 years of age, apprentices for three or four years, as they can agree with their owners, or they would give cath for fuch at reasonable prices.

Thomas Hart & Son. The fubfcribers having on

Is hereby given to all those for whom Terreli & Hawkins cleared ont preemptions in Kentucky; that they are ready to make divisions of the Lands, in order that they may be reg thered for the payment of taxes, as we thall only enter the proportions of Terreli & Hawkins.—We are ready to furvey the preemption upon Miller Edwards's improvement on the Ohio below the mouth of Sciota, and alfo that upon Nath. H. Triplett's improvement whenever the improvement thall be shown.

Richard Terrel, Alto's for James Hawkins Sterrell & Hawkins.

Lexington, August 29, 1794.

Lexington, Augul 29, 1794.

For fale, a House and Lot,

IN the town of Lexing on, on
Short freet opposite the jail addining the public fource; the
house is a new brick house 22 front
and 26 feet back, with a large cellen stand for business—For terms,
apply to the subscriber on the premises. William Rofs.

COMMISSION OFFICE A T the house formerly occupied by Mr. Bradford, near the low-er end of the Main street in Lex-

on very low terms for cash

A carge Company with meet at the Crab-Orchard on Monday the 9th of February, in order to make an early start the next morning through the Wilderness.

Fanuary 9, 1795.

AKEN up by the tubferiber, living on Clear creek, Fayetic county, a black Mare, riting three years old, fourteen hands one inch high, a natural tretter, her near hind too white and white on the note, appraised to 81.

Philip Newland.

Geober 25, 1704.

M'Connel's ron, near Toliver
Oraig's mills, Scott county, a bay
Mare three years old, neither docked nor branded, the off hind foot
white up to the hock, a blaze face,
fourteen hands high, appraifed to
al.

Lacarus Cox.

May 10, 1704.

May 10, 1794.

SIX PENCE REWARD.

RUN away from the subscriber
in Lexington, Hugh Rankin,
an apprentice to the black sorith
trade, he is about 17 or 18 years of
age, about five feet nine inches
high, stender made, brown hair
and pock marked; had on and
took with him a country linen shirt
a whitin new broadcloth coat,
with yellow buttons, a cloth failor
jackett, a pair of new leather
breeches and fustian trowfers, blue
cloth leggins bound with pale blue
binding, a pair of shoes and mockasons, and two hats, one of
which is new. Whoever delivers
said apprentice to me in Lexington
shall receive the above reward.
All persons are forewarned from
shall receive the above reward.
All persons are to the sover server
feeding or harbouring said apprentice, as they shall answer it
at their peril. Jacob Kizer, B. S.
Lexington, Jan. 12, 1795. 3w

## FLOUR WANTED.

The fulferiber hat on hand a finall, but Negt Affortment of DRY GOODS

Calculated for the SPRING and SUMMER featons, which he would barter for FLOUR, to be delivered about the first of March THE goods were all purchased at public sales in Philadelphia, and will be disposed of twenty per cent cheaper than goods imported in a regular manner.

M. FORREST

Nearly opposite Jamison's tavern.

Lexington, Jan. 13.

ONE handred acres of Land, with a never-failing fpring, within two miles and a half of Lexington; twenty-five acres cleared, cleven or twelve of which are in clover, blue grafs and timothy, alfo feveral convenient houses. The title indisputable.—Apply to the Printer. the Printer. Dec. 24

A LL perfons indebted to the ef-ed are requested to call and make payment of their respective balan-ces—And those who may have ac-counts against faid estar are car-ness performed to deliver the fame legally proven to ELIZABETH CAPE, Admx.

Thomas Hart & Son,

HAVE JUST RECEIVED,
And are now opening in the Stone
Honfe formerly occupied by AusgraIrain to Bayfon,
A LARGE AND GENERAL ASSCRYMENT OF
DRY GOODS & GRO-

CERIES,
WHICH they will fell on the most reduced prices by wholesale or retail. The Nails made at their Nail Manufactory will also be fold at the above house.

A TAVERN

Will be opened by the fubscriber, in the stone honse, at the sign of the Eagle in Baird's town, on the 13th instant. This bring a large house, containing a number of convenient rooms, the subscriber will at any time furnish those gentlemen who choose to call on him, with a private room, a clean bed and every other accommodation which the place will afford. Having also a good stable, the best attention shall be paid to horses.

James Crutcher. Baied's Town, January 1.

For Sale,
A young, healthy, likely, negro of fellow. Enquire of Robert Mar-fall, Scott County, near johnfon's mill.

AKEN up by the fubferiber on South Elkhorn, rayette county, a black Mare with a brown noie, near four teet fix inches high, two years old latit fpring, no brand perceivable, apprairied to 61.

Jacob Wolf. Jan. 19, 1795.

STRAYED from the fubfcriber, living near Leximgton, about the first of this instant, a dark bay Mare, about feven years old, about fourteen hands and three inches high, the light eye out, short tail, no brands that I recolled: I will one that Market about the state of the state give two dollars reward to any one who will fecure faid mare and give information fo that I get her.

Christo. Chinn. January 16, 1795. 3worth

Town Lots to be fold, in Lexington. Apply to the Printer